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JUL 27 2006

PATENT Docket No.: 06056-0272RE1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re:

Patent application of

Group Art Unit:

E. Premkumar Reddy et al.

1626

Serial No.:

10/630,397

Examiner: Fiona Powers

Filed:

July 29, 2003

For:

1-(4-SULFAMYLARYL)-3-

SUBSTITUTED-5-ARYL-2-

PYRAZOLINES AND INHIBITORS OF

CYCLOOXYGENASE-2

SUBMISSION OF SUPPLEMENTAL REISSUE APPLICATION DECLARATION

Sir:

Submitted herewith is a Supplemental Reissue Application Declaration dually executed by the applicants.

Respectfully submitted,

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CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence, along with any paper referred to as being attached or enclosed, is being facsimile transmitted to the U.S. Patent and Trademark Office on the date indicated below.

PHIP\522109\1

Atty. Docket No. 06056-0272RE1

SUPPLEMENTAL REISSUE APPLICATION DECLARATION

As a below named inventor, I hereby dealers that: My residence, post office address and citizenship me stated below near to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names we listed below) of the subject matter which is described and claimed in U.S. Patent Number 6,376,519, granted on April 23, 2002 and for which a reason patent is sought on the inventor emitted:

1-(4-SULFAMYLARYL)-3-SUBSTITUTED-5-ARYL-2-PYRAZOLINES AND INHIBITORS OF CYCLOOXYGENASE-2

the specification of which (check one)

[] is attached hereto.

[x] was filed on July 29, 2003 as United States Relation Application Serial No. 10/630,397 and was smeaded on July 29, 2003, July 14, 2005, January 17, 2006 and July 7, 2006.

- I have reviewed and understand the continue of the above-identified specification, including the chirals, as smeaded by any amendment referred to above.
- I arimowledge the duty to distless information which is material to estentiality in accordance with Title 37, Code of Federal Regulations, \$1.56.
- I verily believe the original U.S. Patent Number 6,376,519 to be partly inoperative or invalid by reason of an error wherein the patentees claiming more than they had the right to claim in the patent. All errors being corrected in the present relasse application up to the time of filing of this declaration arose without any deceptive intention on the part of the applicants. Any error in the patent which was corrected in the passent reisons application, and is not powered by a prior outs/declaration automated in this application, arose without any deceptive intention on the part of the applicants.

NEGATION IN

Arty. Decket No. 06056-0272RE1

At least one error upon which relates is based is described as follows:

The phrase in claim 1, " is selected from the group consisting of tribalemethyle and C₁-C₄ alkyl," to the extent that X is C₁-C₅ alkyl, embraces certain compounds disclosed in Mokhter et al., Pakistan J. Sci. Ind. Res., Vol. 26, No. 1, pp 85-91, April 1985; and Beilotti, A., Ann. Chim. (Rome), Vol. 50, 1960, pp 1074-1079, thereby rendering that claim invalid.

I hereby declars him all statements made howle of my own knowledge are true and that all enterments made on information and belief are believed to be true; and forther dual these statements were made with the knowledge that willful false attenuents and the like so made are principally by fine or imprisonment, or both, under Socion 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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PREVIOUS